

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

JRW

In Re U.S. Patent Application of:

Applicant(s): Takeda et al.

Serial No.: 10/665,280

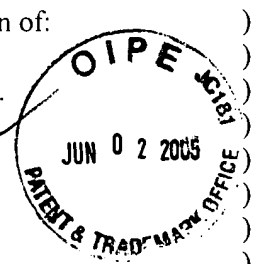
Conf No.: 5624

Filed: September 18, 2003

For: LIQUID CRYSTAL DISPLAY
DEVICE AND LIQUID
CRYSTAL ORIENTATION
METHOD

Art Unit: 2871

Examiner: Duong, Thoi V.

Mail Stop AMENDMENT
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

I hereby certify that this paper is being deposited with the United States Postal Service as FIRST-CLASS mail in an envelope addressed to: Mail Stop AMENDMENT, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on this date.

May 31, 2005

Date

Attorney for Applicant(s)

Registration No. 47,954

AMENDMENT TRANSMITTAL

Dear Sir:

Transmitted herewith is a communication regarding the above-identified application.

Fee Calculation For Claims As Amended

	As Amended	Previously Paid For	Present Extra	Rate	Additional Fee
Total Claims	-7-	- 20-	= -0-	x \$50.00	= \$.00
Independent Claims	-1-	- 10	= -0-	x \$200.00	= \$.00
Fee for Multiple Dependent Claims				\$360.00	= \$.00
Total Additional Fee				\$.00	
Small Entity Fee (reduced by half)				\$.00	

(X) Amendment B.

(X) Petition for Extension of Time (in duplicate) with a check for \$450.00.

(X) If a Petition under 37 C.F.R. §1.136(a) for an extension of time for response is required to make the attached response timely and does not separately accompany this transmittal, Applicant(s) hereby petition(s) under 37 C.F.R. §1.136(a) for an extension of time for response in the above-identified application for the period required to make the attached response timely.

(X) The Commissioner is hereby authorized to charge any additional fees which may be required to this application under 37 C.F.R. §§1.16-1.17, or credit any overpayment, to Deposit Account No. 07-2069. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

GREER, BURNS & CRAN, LTD.

By:

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